

REMARKS

In the Office Action, Claims 1-30 were examined and stand rejected. Claims 4, 9, and 16 are objected to. Applicant respectfully requests reconsideration of pending Claims 1-30 in view of the following remarks.

I. Claims Rejected Under 35 U.S.C. §101

Claims 1-10 are rejected under 35 U.S.C. §101 because the claimed invention is directed to non-statutory subject matter. Regarding Claims 1 and 6, Claims 1 and 6 recite the regeneration of the keystream within a time required to read an encrypted data block from memory. As further recited by Claims 1 and 6, the keystream that was used to initially encrypt the data block is regenerated according to one or more stored criteria of the data block using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory. This feature of Claims 1 and 6 provides a useful, concrete, and tangible result of providing processor encryption of memory.

Furthermore, the keystream is regenerated within a time required to read the encrypted data block from the memory, which is generally referred to as a memory read latency. Claims 1 and 6 describe processor encryption of memory that can be performed within the time required to read an encrypted block from memory, and therefore does not introduce additional latency for processor encryption of memory. As further recited by Claims 1 and 6, once the reading of the encrypted data block is complete, the encrypted data block is decrypted according to the generated keystream. This decrypted data block is a useful, concrete, and tangible result that enables the protection of such a data block when stored within memory to maintain secure memory.

Currently memory encryption is not performed by microprocessors because the additional latency introduced into memory read operations to decrypt received data would cripple performance. One embodiment of the invention of Claims 1 and 6 solves this problem by reciting a single operation to decrypt data from memory. Hence, Claims 1 and 6 provide a useful, concrete, and tangible result in the form of processor memory encryption. As recited by Claims 1 and 6, encrypted data blocks are decrypted with a single operation and within a

memory read latency time for acquiring encrypted data from memory without further exacerbation of memory read latency.

As recited by Claims 1 and 6, by generating a keystream within a time required to read a data block from encrypted memory, decryption of the data block is transparent to the user but provides added secrecy to the data, to prevent unauthorized access thereof by rogue agents. Hence, the providing of decrypted data within a memory read latency time for accessing the encrypted version of such data from memory provides a useful, concrete, and tangible result which is directed toward statutory subject matter under 35 U.S.C. § 101.

In addition, regarding claim 6, Applicants have amended the specification to distinguish between machine readable storage mediums and machine readable transmission mediums. We submit that the machine readable storage medium recited by claims 6-10 is directed toward statutory subject matter under 35 U.S.C. § 101.

In view of the above, we respectfully request that the Examiner reconsider and withdraw the 35 U.S.C. § 101 rejection of claims 1-10.

II. Claims Rejected Under 35 U.S.C. §103

The Examiner rejects Claims 1-2, 5-7, 10 and 21-30 under 35 U.S.C. §103 as being anticipated by U.S. Patent No. 5,809,148 issued to Doberstein et al. ("Doberstein") in view of U.S. Patent No. 5,259,025 issued to Monroe et al. ("Monroe") and further in view of U.S. Patent No. 6,937,727 to Yup et al. ("Yup"). Applicant respectfully traverses this rejection.

Claim 1 recites:

reading an encrypted data block from memory;
regenerating, within a time required to read the encrypted data block from the memory, a keystream used to encrypt the data block according to one or more stored criteria of the data block using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory; and
once reading of the encrypted data block is complete, decrypting the encrypted data block according to the generated keystream. (Emphasis added.)

While Applicant's argument here is directed to the cited combination of references, it is first necessary to first consider their individual teachings, to ascertain (if any) could be made from the cited references to Doberstein and Monroe and Yup.

Doberstein is generally directed to a method for decrypting retransmitted, encrypted data, where the retransmission does not include the entire message. (See col. 3, lines 4-6.) In contrast with Claim 1, Doberstein does not disclose or suggest reading an encrypted data block from memory, much less the regeneration of a keystream used to encrypt the data block within a predetermined time required to read the encrypted data block from the memory using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1. Doberstein does disclose the ability to decrypt selected parts of a message without unnecessary delays or redundant work, such as waiting for retransmission of an entire message or redetecting data to decrypt the entire message (see col. 3, lines 16-20), however, that is something completely different from regenerating a keystream used to encrypt a data block within a predetermined time required to read the encrypted data block from a memory by using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

The Examiner indicates that Doberstein is not clear in showing whether or not the block of encrypted data is read from storage before the retransmission process. (See page 3, first para. of the Office Action mailed 8/31/07.) We respectfully disagree with the Examiner's assertions and characterizations regarding Doberstein.

We submit that Doberstein cannot disclose or suggest that the retransmitted block is read from memory since any block within memory would not be stored in the encrypted format used by the encrypted communications system of Doberstein and any error-free retransmitted data blocks are available once the data block is received without error and decrypted prior to memory storage. (See process blocks 215-219 of FIG. 2 of Doberstein.) Apposite to Claim 1, Doberstein is expressly limited to the encryption of data for transmission and hence only stores decrypted data within memory. Doberstein explicitly requires that the keystream is either pulled from storage or generated from data stored from the initial receipt of the encrypted data message subsequent to receipt of the retransmitted data blocks without error (see col. 3, lines 12-16 and process block 219 of FIG. 2), however, that is something completely different from regenerating a keystream used to encrypt a data block within a predetermined time required to read the encrypted data block from a memory by using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

The Examiner relies on Monroe to rectify the deficiencies of Doberstein to disclose or suggest regenerating, within a time required to read the encrypted data block from the memory, a keystream used to encrypt the data block according to one or more stored criteria of the data block, as in Claim 1. According to the Examiner, Monroe clearly teaches that the block of encrypted data is read from storage before a retransmission process at FIG. 4, element 94, and col. 1, lines 57-61 of Monroe. (See Supra.) Although process block 94 of FIG. 4 of Monroe and col. 1, lines 56-61 indicate that a video data table is read from a memory read of a presented user identification device, we submit that no combination of Doberstein in view of Monroe can teach or suggest regenerating, within a time required to read the encrypted data block from the memory, a keystream used to encrypt the data block according to one or more stored criteria of the data block using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

Hence, no combination of Doberstein in view of Monroe and Yup could teach or suggest reading an encrypted data block from memory and regenerating a keystream used to encrypt the data block according to one or more stored criteria of the data block using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

As correctly recognized by the Examiner, both Doberstein and Monroe fail to disclose, teach or suggest the capability of showing the predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory. As a result, the Examiner cites Yup, specifically column 7, lines 53-67 of Yup. (See page 5, first paragraph of the Office Action dated February 6, 2008.)

Yup generally relates to a circuit and method for implementing the Advanced Encryption Standard (AES) block cipher algorithm in a system having a plurality of channels. Yup describes an AES cipher system that has a plurality of channels and describes a circuit that may efficiently determine AES cipher s-box and inverse s-box data substitution values for a data string, and a method for generating round keys used in decryption runs of the AES cipher on the fly. (See col. 2, line 64 to col. 3, line 3.) In contrast with Claim 1, Yup does not disclose, teach or suggest the regeneration of a keystream according to one or more stored criteria of a data

block using a predetermined number rounds of a cipher that are reduced to match a memory read latency of the memory.

According to the Examiner, this feature of Claim 1 is disclosed at col. 7, lines 53-67 of Yup. The passage referred to by the Examiner describes a number of predetermined rounds for encrypting or decrypting each data block. However, as described by Yup, the AES block cipher is an iterative cipher algorithm, meaning that the data is similarly manipulated a predetermined number of rounds, the total of which depends on the block length and key length. (See col. 1, lines 17-25.) Therefore, the reference in col. 7, lines 53-67 to the variation of the number of predetermined rounds is something different from regenerating a keystream used to encrypt a data block within a predetermined time required to read the encrypted data block from a memory by using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

Hence, the Examiner has failed to identify, and Applicants are unable to discern, any portion of either Doberstein, Monroe or Yup that discloses, teaches or suggests regenerating, within a predetermined time required to read the encrypted data block from the memory, a keystream used to encrypt the data block according to one or more stored criteria of the data block using a predetermined number of rounds of a cipher that are reduced to match a memory read latency of the memory, as in Claim 1.

For each of the above reasons, therefore, Claim 1 and all claims which depend from Claim 1, are patentable over the cited prior art combination of Doberstein in view of Monroe and further in view of Yup as well as the references of record.

Each of Applicant's other independent claims include features similar to those highlighted above with reference to Claim 1 and therefore also patentable over the cited prior art combination of Doberstein in view of Monroe and further in view of Yup as well as the references of record for similar reasons.

Consequently, Applicants respectfully request that the Examiner reconsider and withdraw the §103(a) rejection of Claims 1-2, 5-7, 10 and 21-30.

DEPENDENT CLAIMS

In view of the above remarks, a specific discussion of the dependent claims is considered to be unnecessary. Therefore, Applicant's silence regarding any dependent claim is not to be interpreted as agreement with, or acquiescence to, the rejection of such claim or as waiving any argument regarding that claim.

III. Allowable Subject Matter

The Examiner has indicated that Claims 4, 9, 16 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form, including all of the limitations of the base claim and any intervening claims.

Regarding Claims 4, 9, and 16, Claims 4, 9, and 16 are also novel based on their dependency from Claims 1, 6, and 11, respectively, for at least the reasons indicated above. Accordingly, Applicant respectfully requests that the Examiner allow Claims 4, 9, and 16, based on their dependency from Claims 5, 6, and 11, respectively.

CONCLUSION

In view of the foregoing, it is believed that all claims now pending (1) are in proper form, (2) are neither obvious nor anticipated by the relied upon art of record, and (3) are in condition for allowance. A Notice of Allowance is earnestly solicited at the earliest possible date. If the Examiner believes that a telephone conference would be useful in moving the application forward to allowance, the Examiner is encouraged to contact the undersigned at (310) 207-3800.

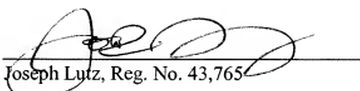
If necessary, the Commissioner is hereby authorized in this, concurrent and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2666 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17, particularly, extension of time fees.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR, & ZAFMAN LLP

Dated: May 6, 2008

By:

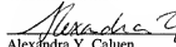


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May 6, 2008